

THE NATIONAL MINISTRY OF EDUCATION REPORT

BOARD OF TRUSTEES

PUBLICATION AUTHORIZED:

(b)(6) Privacy, (b)(7)(C) Enf. Privacy

GAC: 9.24.2022

CAROLINE EDUCATION COMMUNITY INTERNATIONAL PSA
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Cathedral St Augustine's

September 15, 2022

Aaron W. Levin. Assistant Attorney General (517) 335-7632 Corporate Oversight Division LevinA@michigan.gov Michigan Attorney General

Greetings Attorney Levin,

Response: Michigan Attorney General Communications;
Publication, Caroline Education Community International Public School Academy

This correspondence shall serve to acknowledge the receipt of a letter issued by the Offices of the Michigan Attorney General dated August 22, 2022, transmitted via U.S. Mail August 27, 2022, and delivered August 29, 2022, to the Corporate Offices, St. Augustine's National Foundation; The National Ministry Council Of Education, 1629 K Street, Washington DC 20006.

In consideration Trustees Administration, Caroline Education Community International have endeavored to respectfully communicate with senior representatives for LARA since December 31, 2021, and have been met with responses that are unjustly aggressive and crested, disrespectful, irate, and non-responsive. LARA's unprofessionalism is now extended as overbearing dominance with correspondences from the Offices of the Attorney General's.

Understanding the objective of the Attorney General's Letter is to administer justice, with respect for a Michigan Citizen representing a Minority Business, that a Black-American Indian is in possession of Authority to develop an educational institution; K12, elementary and secondary school.

Appreciative, the Attorney General's Offices is extending the opportunity to disavow LARA's endeavors to substantiate the Michigan Department Education's (MDE) malicious scheme conspiring to enjoin, and deobligate the inherent Authority as a proprietary elementary and secondary school. Thereby, preventing eligibility as a Minority Education Corporation, access to Federal and state funding in the interest of Caroline Education Community International Public School Academy, the Non-Public Education Institution's Caroline Education Community International Private School Academy, and the ve (5) associated aliated corporate Private School Academies, Exhibit "A".

Intentionally, MDE endeavors to enjoin Caroline Education Community International PSA and Carolina's Early College's to prevent eligibility for access to Federal Grants; ESSA, FCC; E-Rate, ECF, and most significantly eligibility to access the "American Recovery Act Grants" in response to the President of the United States issuance of a National Emergency Declaration; COVID-19 Pandemic CARES Act, comprising the E-Rate and ECF Grants, USDA-SFSP, and the American Recovery Act 2021 | 2022.

A malicious scheme MDE commenced to perpetrate upon the Caroline Education Community International to intentionally avert access to Federal Public Charter School *Funding*, post moratorium status, 2007, and *Funding*, the American Recovery and Reinvestment Act (ARRA), 2009.

In direct response to the inquiry as delineated in the correspondence provided by the Offices of the Michigan Attorney General.

In compliance with the laws that prevail, in each instance, the Michigan Department of Education (MDE) issued LARA written authorization for the registration of the Articles of Incorporation Applications as education corporation entities. The corporations were granted authority to operate as a school, Grades K12 as follows;

Caroline Education Community International Public School Academy ~ AND~
Caroline Education Community International Private School Academy ~ AND~
Assumed Name Education Corporations

IN COMPLIANCE WITH PREVAILING LAW: *The Michigan General Corporations Act K-12 Educational Corporations PrOffices; 11.5.2003*; and the Executive Order, Michigan Governor Jenifer Granholm; 11.5.2003.

The Michigan General Corporations Act requires every educational corporation, *before being authorized to file its Articles of Incorporation*, to present to the Michigan Corporation and Securities Commission written approval from the Michigan Department of Education.

- Authority to approve an educational corporation that has met the adequacy requirements remains with the State Board of Education.
- Authority for K12 Michigan Educational Corporations remains in the Michigan Department of Education. Since July 2, 2004, accordingly, Caroline Education Community International Public School Academy ~AND~ Caroline Education Community International PSA (Private School Academy) Articles of Incorporation have been Authorized and subsequently, the 5 associated Assumed Name Corporations have been Authorized by MDE and LARA has prOfficesed the Applications and Annual Reports in compliance with prOfficeses as delineated in *The Michigan General Corporations Act; 11.5.2003*.

Importantly, Caroline Education International Private School Academy meets the requirements of applicable statute to *be classified as an educational corporation; elementary and secondary school, Tax Exempted consistent with MCL 450.171*.

Trustees, Caroline Education Community International PSA assert Michigan Government officials threats upon the Corporation rights as a viable K12 educational institution with functional operations as an elementary and secondary school are in direct violation of the Civil Rights Act 1964; and in violation of entitlements as endowed by the Preamble Rights of the 14TH Amendment to the U.S. Constitution, the HEA; 1965. Forbye, MDE is seriously in violation of the Fordice Act 1994, and the Land Grant College Morrill Act 1890.

Assets of the Caroline Education Community International Corporations are primarily in the possession of a Minority Black-American Indian that has served to operate for more than 2 decades. Trustees demand to be treated with dignity and respect without being subjected to the racist and political antics of the Michigan Department of Education.

Reiterating, Trustees, Caroline Education Community International PSA, and 5 Education Assumed Name Corporations led Application for the Articles of Incorporation in compliance as required with prOfficeses delineated in *The Michigan General Corporations Act K-12 Educational Corporations Offices; 11.5.2003*; and the Executive Order, Michigan Governor Jenifer Granholm; 11.5.2003.

It is unfair that the state of Michigan Department of Education and LARA admitted that intentionally, significant Historical Records for St. Augustine's University Foundation's Educational Assets, including its Successor Proprietary School records and les; Caroline Education Community International Corporation that MDE and LARA are obligated to preserve and maintain, and have been intentionally purged and destroyed, or lost. Tragedly, the Caroline Education Community Proprietary School Corporations Authorities are being punished unjustifiably, and lawlessly penalized for the incompetence of the State of Michigan Department of Education and DELG (LARA), and is now being discriminated against once again. The Caroline Education Community Proprietary School Corporation is legally established consistent with prOfficeses, statutes and laws that prevail.

Upon MDE recognizing Assets comprising the educational institution are in the possession and control of a Black-Native American Indian Minority, MDE perpetuates a conspiracy in alliance with LARA and endeavors to enjoin the 6 - Articles of Incorporation that were properly filed, a motive that reaps of discrimination against an Educational Institution. Please see Armation of Disparities; Exhibit "D".

To ensure compliance of Caroline Education Community PSA for entitlement to more than One Hundred Twenty Five Million Dollars (\$125,000,000), Trustees Caroline Education Community Corporation relied upon lings in 2021, which we have continued to lead as required since the year 2004.

In retrospect, irrefutable harm will come to thousands of Children enrolled, registered and attending our Nonprofit Private School Academy and its associated Nonpublic Education Institutions that serve Black and Minority Communities endeavoring to correct the “MisEducation of Minority Children” that has prevailed in the state of Michigan for more than 3-Decades.

The Offices of the Attorney General is encouraged to rely upon facts substantiated by prevailing Laws and Statutes that govern, and significant U.S. Federal Court Orders to enforce the laws in the state of Michigan that governs LARA and MDE. Importantly, the Attorney General's Office is requested to direct the MDE to cease and desist misrepresentations to USAC, a FCC Contractor and Service Provider entrusted with the authority to administer Billions of Federal Dollars allocated to the Emergency Connectivity Fund (ECF) and E-Rate Program. Deceptively MDE is misrepresenting to USAC, FCC, that “Caroline Education Community International PSA (Private School Academy) is not an eligible entity and is not entitled to access Federal funds associated with ECF and E-Rate” for purposes of engaging Service Providers Contracted to mitigate the “Digital Divide” on behalf of Children Caroline Education Community PSA endeavors to serve in the midst of a National Emergency Declaration.

Trustees Caroline Education Community International PSA take exception to this misrepresentation of the truth by MDE, LARA, Bay Mills College and Bay Mills Charter School Authority. An appropriate response confirming the Offices of the Attorney General resolves the issues that reap racism by MDE and indiscretions by LARA, and incrimination of evidence by Bay Mills Officials. Our expectations are that the Offices of the Attorney General will recommend initiation of measures expected to “level the playing field” in a manner that will clearly disavow racism and discrimination, and advocate the inclusion of Caroline Education Community.

Furthermore, direct LARA Senior Administration to process the Application for renewal of the Articles of Incorporation Caroline Education Community PSA (Private School Academy), and the associated 5 - Assumed Names Corporations, including Carolina's Early College, International Christian Academy, Jordan Powell White House Academy, et al.

Trustees, Caroline Education Community International PSA (Private School Academy) and the associated Assumed Name Education Corporations, asserts entitlement consistent with our Civil Rights. The Articles of Incorporation Applications and Renewal Applications were properly registered with fees paid December 31, 2021, as has **been done vigilantly** since the initial effective date July 2, 2004, and has been effectively done in compliance with Michigan Laws.

Trustees, Caroline Education Community International PSA (CECI PSA), Caroline Education Community International Public School Association, and Carolina's Early College recommend an Education Summit. Wherein, a discussion is recommended to be held directly with the Offices of the Michigan Attorney General, the Superintendent of Education, and Michigan Governor Gretchen Whitmer. The expected outcome is to establish a resolution that is void of racial discrimination against our Minority Education Corporation, and importantly, to avert irrefutable harm to more than 2,000 students the Caroline Education Community International PSA serves.

In the interest of fairness, equity, and justice in response to nearly four (4) decades of inequities and racial indiscretions, financial oppressions, and injustices perpetrated upon our Nonprofit, Nonpublic Private and Public Education Corporations by the Michigan Department of Education. MDE arbitrarily purged the MEIS Code and MEGs Code Assigned the CECI PSA.

LARA is legally obligated to preserve corporate documents deemed historic as evidence of the St. Augustine's Corporation's Authority to establish “unlimited K12 Private Charter Schools”, an inherent right that predates the existence of the Michigan Department of Education; 1846. Admittedly, the Michigan Department of Education directed DLEG (LARA) to intentionally destroy historical documents comprising the Historical Great Lakes Lutheran University and Proprietary Education Charter. MDE and LARA Senior Administration must assume responsibility for their actions.

Repeatedly, MDE has engaged in deceitful activities against our Minority Corporation in violation of Michigan Laws and Statutes, and is in violation of Civil Rights Laws that prevail.

Respectfully, request the Offices of the Attorney General recommend LARA and the MDE prOffices the Renewal of the Annual Report Applications. Furthermore, endorse and sanction a Summit deemed appropriate to establish a “Corrective Plan of Action” that empowers the Caroline Education Community International Corporations with entitlement to Federal Funds; COVID 19 Pandemic 2022, and American Recovery Act 2021.

Enough Is Enough! An important discussion focused on the restoration of Meharry College, LLC to its previous state of viability consistent with the Court Orders, U.S. Federal District Court, MI; the Honorable Lynn V. Hooe, June and August 1987; “holding accountable the Michigan Department of Education for its indiscretions endeavoring to conspire with malicious intent to disenfranchise Meharry College, LLC’s of its Inherent Authority, as an Authorizer of Faculties comprising Institutions of Higher Learning, and as a Nonpublic Private Charter School, an *Authorizer* empowered to establish unlimited K12 elementary/secondary preparatory schools.

MDE intentionally implemented a plot to divest our Minority Corporation access to Federal and state funding, and in particular, the Federal PELL Grant and SEOG. Thereby, inhibiting the viability of our Education Corporation as an Institution of Higher Education. *Providing quality academic education opportunities* and extraordinarily, empowering Children grades K12 with the capacity to achieve their inherent dignity and worth.

As high priority, to ensure the advancement of equity, justice, and preservation of the Civil Rights Caroline Education Community International PSA (Private School Academy), Carolina’s Early College, and the other 4- Assumed Named Nonpublic Schools as entitled with access to allocation of Federal and state resources associated the the American Rescue Plan 2022, the American Recovery Act 2021 - 2022, and CARES Act 2020.

This entire situation has been contrived by the racist practices of the Michigan Department of Education, and perpetrated upon the Caroline Education School Corporations for more than 20 years, in violation of Michigan Laws and statutes. The expectations of the Attorney General is to level the playing eld to enable inclusion of Black-Native American Indian Minorities that are in possession of Authority to govern a Minority Education Corporation, the Caroline Education Community International PSA in a manner that has capacity to render quality academic education programs; Grades K12, and is entitled to federal funding.

Respectfully submitted,
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The National Ministry Of Education

- CC:
- U.S. Offices of Inspector General (OIG)
 - U.S. Department of Education Offices of General Council
 - U.S. Department of Agriculture
 - White House Domestic Policy Council
 - Historic Black Colleges & University
 - Corporate Legal Counsel | NAACP | National Urban League

THE NATIONAL MINISTRY OF EDUCATION
CAROLINE EDUCATION COMMUNITY INTERNATIONAL PSA

1629 K Street NW; Suite 300 | \\
Washington DC 2000

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EXHIBIT "A"

Caroline Education Community International Public School Academy

Authority: Michigan Department of Education

Authorizer: Bay Mills College Resolution, Board of Directors Resolution;
Public Charter School Authorizer; 3.2004
Mike Parish, President BMC
Shannon Patrick, Director, Public Charter Schools

Protocol:

Design, Implementation, Organizational Management/Administration;

Fall 2005 - Operations Pursuant to Issuance, Bay Mills Contract.
Authority extended "Post Moratorium" pending anticipated Federal Funding Award Bay Mills.

Caroline Education Community International PSA (Private School Academy)
Caroline Education Community International PSA
(Private School Academy)

Assumed Names:

CAROLINE EDUCATION
COMMUNITY INTERNATIONAL
PRIVATE SCHOOL ACADEMY

INTERNATIONAL CHRISTIAN ACADEMY; A COLLEGIATE PREPARATORY ACADEMY

JORDAN - POWELL WHITE HOUSE ACADEMY; A COLLEGIATE PREPARATORY ACADEMY

OUR LADY ANA-CAROLINA SCHOOL OF EXCELLENCE; A COLLEGIATE PREPARATORY ACADEMY

CAROLINA's EARLY COLLEGE; A COLLEGIATE PREPARATORY ACADEMY

Authority: Michigan Department of Education:

Authorizer: **Meharry College, LLC | Michigan Lutheran College | Meharry Allied Health Learning Center**

Successor: Michigan Lutheran Synod: Polygymnasium Schools 1866 | 1892 | 1910 | 1921 | 1936

EXHIBIT "B"

CITATION:

By Executive Order 1996-12, the authority to approve an educational corporation that has met the adequacy requirements was not transferred to the Superintendent of Public Instruction and remains with the State Board of Education".

Supervision and inspection authority of an educational corporation was transferred from the State Board of Education to the Superintendent of Public Instruction.

"Department staff would submit an approval letter to the Corporations Unit, Department of Labor and Economic Growth (DLEG)/(LARA) if the Department determines that the nonpublic school has demonstrated that it has met the adequacy requirements by providing the information as reference in the Superintendent's memorandum dated November 5, 2003.

Let it be known that Trustees, Board of Directors Caroline Education Community International Public School Academy, hereby confirm compliance with the letter of law that caused the issuance Articles of Incorporation; Caroline Education Community International Public School Academy.

Department staff submitted an approval letter to the Corporations Unit, Department of Labor and Economic Growth (DLEG), Granting Trustees, Caroline Education Community the privilege of implementation of a designed school as planned, its operations, and preservation as a functional Public Charter School, pursuant to Authority granted by the Bay Mills Board of Governors. effective July 2, 2004.

Absent a Contract issued by Bay Mills or its associated Cohort, a Charter School Authorizers, the Michigan Department of Education granted Trustees, Caroline Education Community the privilege of operations as a Nonpublic School, effectively and did assigned the required MEG Codes and subsequently assigned an "Intermediate School District Code" as required consistent with the statute of Laws and protocol that prevailed, as established by the State Superintendent of Schools.

Caroline Education Community Public School Academy is 1 of the 12 entities authorized as a Public Charter School, pursuant to Michigan's Executive Order; November 5, 2003, the Honorable Jennifer Grahholm, Governor, State of Michigan.

The Michigan Department of Education has an outstanding obligation to fund the "Contract" that the Bay Mills College Charter School Authorities sanctioned under the leadership of Patrick Shannon, and the successor Bay Mills College President, Michael Parish, which committed to issue Caroline Education Community International Public School Academy, a Contract for operations as a Charter School, effective Fall 2005.

Further, Trustees. Board of Directors. Caroline Education Community International Public School Academy asserts compliance with specifications of the Michigan Department of Education, with protocol and statutes of the law for development, and organization as 1 of the 12 Public School Academy's authorized.

As evidenced by DLEG's issuance of the Articles of Incorporation, July 2, 2004, consistent with the Michigan Department of Education issuance of a Letter to DLEG.

As Authorized, by the Michigan Department of Education, Trustees Caroline Education Community International Public School Academy deferred operations of the school pursuant to the "Assumed Name, "Caroline Education Community International PSA, (Caroline Education Community International Private School Academy). Effectively, sustaining viability as a school in the manner that the Michigan Superintendent of Schools Authorized.

The expectation of the Michigan Superintendent of Schools was that the Caroline Education Community International Public School Academy would emulate the structure and operations of the Caroline Education Community International Private School Academy, upon issuance of a Contract.

A Contract funded with an allocation of Federal Funding as Bay Mills Charter School Authorizers committed to do so directly, and in the midst of politics perpetrated by the MDE, subsequently, committed to convince its Charter School Authorizer Cohorts to issue a Contract to Caroline Education Community International Public School Academy,

Thus, Charter School Applications submitted to multiple Bay Mills College Charter School Cohorts that Bay Mills Charter School Authority Senior Administration, Patrick Shannon represented had funding and would honor Bay Mills commitment to Trustees, Caroline Education Community International Public School Academy to issue a "Contract". Please See Citations: Exhibit "C".

A strategic plan Bay Mills Charter School Authorities advocated to ensure Bay Mills' compliance with MDE's political expectations that required Bay Mills not issue a Contract to Caroline Education Community Public School Academy.

Effectively, since 2005, the MDE has consistently created barriers that prohibited the issuance of a "Contract" to Caroline Education Community International Public School Academy, by Bay Mills College, its Cohorts, or any of the Charter School Authorities.

Trustees, Board of Directors, Caroline Education Community International Public School Academy *maintains entitlement to Federal Funds and State Funds allocated and entrusted to MDE on behalf of Bay Mills College Charter School Authority, "post moratorium", elective 2005. A Moratorium allegedly imposed upon the state of Michigan by the Federal Government. The excuse Bay Mills College Charter School Authorities used for years as the reason Bay Mills College did not issue a Contract to Caroline Education Public School Academy.*

In each instance, said Public and Private entities, Caroline Education Community International, were organized in compliance with *The Michigan General Corporations Act K-12 Educational Corporations PrOffices; 11.5.2003,*

In compliance with protocol, the Michigan Department of Education issued Letters of Authority as authorized by the *be Michigan General Corporations Act* for registration with the Michigan DLEG (LARA), and subsequently, in accordance with relative regulations that govern registration as a "Foreign Corporation", granted Authority to register with the Corporation Bureau's elsewhere in the Nation, and registrations as required by Grant Agencies.

The Michigan Department of Education has an obligation to provide Caroline Education Community International Public School Academy access to Federal Funds entrusted for purposes of "Recovery", as a means of "Corrective Action" associated with the *political restraints imposed upon Bay Mills and Cohort Public Charter School Authorizers, prohibiting the issuances of a "Contract" to Caroline Education Community International Public School Academy.* Thus, ensuring its viability and functionality as a business in education endeavoring to serve Children in Minority Communities.

The Caroline Education Community International *Private* School Academy and Carolina's Early College is entitled to access funding provided by the American Recovery Act 2021, the American Recuse Plan 2022, and CARES Act 2020.

Justiably, MDE had an obligation to allocate Federal and State Education Funds comprising **ARRA**, Q-ZAB, No Child Left Behind, however, deceitfully, failed to do so.

Wilfully, soliciting the governments of Mississippi and Tennessee to disrespect the rights of Caroline Education International Private School Academy as an elementary and secondary school, and suppress access to Federal Funds; ESSA, E-Rate, ECF, and USDA Rural Development.

Michigan Government, and MDE has an obligation to ensure Caroline Education Community International PSA and its affiliated subsidiaries *fair, just, impartial* access to federal funds including equitable access FCC E-Rate, ECF, and ESSA, SFSP, NSLP, consistent with state and Federal Legislation in response to the National Disaster the President of the United States has declared, as mandated by the COVID-19 Pandemic Act 2020, and American Recovery Act 2021.

EXHIBIT “C”

The Offices of the Michigan Attorney General, Michigan Government, and specifically the Michigan Department of Education is apprised that significant physical evidence has been seized and DLEG/LARA reports destroyed as a result of the contrite actions known to have been perpetrated directly by the the Michigan Department of Education(MDE), and/or as a direct result of an on-going conspiracy perpetrated by the MDE;

- MDE orchestrated and incited an unlawful “Raid” upon Carolina’s Early College School Facilities, Meharry Allied Health Learning Center, Inc., in Detroit MI; September 21, 1987.

MDE Illegally seized significant Corporate and Student Records, dismantled, and destroyed School Assets, and illegally dispersed the *National Accredited Library Holdings of its Faculties*;

- *School of Liberal Arts,*
- *College of Nursing & Allied Health Sciences*
- *College of Law,*
- *College of Teacher Education*
- *College of Engineering,*
- *College of Law Collections*

The College of Law Collections comprised in excess of 20,000 Journals, Catalogs, and Books donated by a distinguished Detroit Law Association.

The seizure of 150 IBM and Xerox Desktop Computers, and Laboratory Equipment that supported Science and Pre-Medical Programs.

A raid, MDE Senior Administration deceitfully orchestrated upon the Meharry College, LLC , and its successor Polygynasium School; K-12 Proprietary School System.

The MDE commissioned the Michigan State Police Department, and with malicious intent conducted an illegal raid on a historic date of sorrow and grieving, the date of Tribute, the Homegoing Celebration and Internment of the Loved One of the Meharry College, LLC and Proprietary School Corporation’s Founder; September 21, 1987.

Contrary to its legal obligations to preserve as significant, the Historical Legal Documents, DLEG / LARA, by its own admission deliberately destroyed the Great Lakes Lutheran University & Proprietary School Education Charter that predates the existence of the Michigan Department of Education, dating to 1833, nearly 200 Year Old, coincidently destroyed by DLEG on or about 2007.

Bay Mills College and DLEG (LARA) conspiratorially exchanged correspondence to the exclusion of Trustees, Caroline Education Community International PSA; 2007, covertly and discreetly creating barriers to access funds entitled as a Public Charter School.

- Trustees Caroline Education Community vehemently opposes the context and assertions of the correspondence dated 2007 and exchanged between Bay Mills College and DLEG (LARA).

(b)(6) Privacy, (b)(7)(C) Enf. Privacy has full knowledge that MDE's Senior Administration, having full knowledge that Bay Mills College Charter School Authority was obliged with enforcement of duress, by the Michigan Department of Education to specifically withhold the issuance of a "Contract" to Caroline Education Community, or succumb to compromise of Bay Mills Charter School's Authority as a Charter School Authorizer.

(b)(6) Privacy, (b)(7)(C) Enf. Privacy played politics, and encouraged Trustees, Caroline Education Community's Administration to make an application with one of Bay Mills Charter School's associated Charter School Authorizers, giving assurances that *Bay Mills College Charter School Authority would arrange* for its associate Charter Schools to fund Caroline Education Community.

Thereby, establishing compliance with MDE's mandate not to issue a Contract to Caroline Education Communities. While *intentionally, and deceptively blocking to suppress and deny* Caroline Education Communities access to a Charter School Contracted, funded by Federal Grants, providing critical aid and support, including ARRA Federal Funds Michigan Government was obligated to provide Caroline Education Community; 2009, CECI Trustees Letter of Objection.

Independent Contractors/ Service Providers engaged by MDE, MEG's Plus, validate the intentional compromise of integrity of technical systems that resulted in MDE's manipulation of Caroline Education Community *Charter School Applications submitted for purposes of issuance of a Charter School Contract.*

- The *Arson and subsequent Demolition* of Historical Commercial Educational Facilities the Honorable Governor Engler donated to the Parent Corporation, St. Augustine's National, Pontiac MI 2002, on behalf of the Meharry College, LLC, and Caroline Education Community Private School Academy (K-12).

- The arbitrary purging of Original Court Records; Shaw College At Detroit including Certified Copies of the Great Lakes Lutheran Education University Charter, and Proprietary School Charter; 2013, which the U.S. Federal District Court, MI “Ordered” to be preserved, perpetually by NARA, Chicago.
- U.S. Federal Court Orders that the Honorable Governor James Blanchard relied upon to commit the allocation of \$1,000,000 as Land Grant Trust Funds on behalf of Meharry College (Carolina’s Early College).
- Importantly, U.S. Federal Court Orders that the Late Superintendent Donald Bemis relied upon to reprimand one, the Late David Hanson, MDE in consideration of the U.S. Federal Court Order, the Late Honorable Judge Lynn Hooe issued that specifically cited “the MDE perpetrated an arbitrary conspiracy with malice aforethought to intentionally destroy Meharry College, LLC (Meharry Allied Health Learning Center, Inc and Carolina’s Early College)”.
- Arson and Destruction, Caroline Education Community’s Commercial Educational Facilities, and K-12 Library Holdings, Inkster MI, 2015,
- 2016/2017, U.S. Secretary of State, Besty Devos, *U.S. the Department of Education’s first order of business was to willfully perpetrate the purging of significant U.S. Federal MI Court Records of Shaw College At Detroit and subsequently, directed staff to issue a memo asserting “Shaw College At Detroit never existed”. Founder, Meharry College was terrorized by representatives from a New Jersey Area Code alleging to legally represent the U.S. Department of Education, Pell Grant Authority.*
- *U.S. Federal Court Ordered* Records the Honorable Judge Ray Reynolds Graves Ordered to be preserved perpetually, with all rights and entitlement to Federal Pell Grant and SEOG Funds; 1.9.1985.
- Ironically, upon Besty Devos’ installation as U.S. Secretary of Education significant Records of Meharry College, LLC were purged. Although, Spring 2016, U.S.D.E Senior Executives validated the existence of the U.S. Federal Court Orders, and initiated the U.S.DE. Application to expedite Trustees access to Federal PELL Grant, in compliance with the U.S. Federal Court Order issued 1.9.1985.

- The Offices of the Secretary, U.S.D.E, 2017, *purging of Historical Records*; Shaw College At Detroit. Disregarding the U.S. Federal Court Order 1.9.1985, directing the Offices of the Inspector General and U.S. Department of Education to preserve perpetually, and honor the Federal Court Ordered directive to provide Meharry College, LLC access to Federal Pell Grant Funding, effective 1.9.1985.
- MDE orchestrated an Illegal “ICE Raid” upon facilities controlled by Caroline Education Community for use as a *Non-Public K-12 School*, Dearborn Heights, MI Commercial Educational Facilities; Spring 2017.
- MDE’s Senior Administrator’s active participation in the Illegal invasion of *personal assets*, rendering extortion, confiscation and destruction of personal property, and cherished keepsakes of the Founder, Caroline Education Community International PSA Educational Corporations.
- In the midst of a National Emergency Declaration in response to COVID-19 Pandemic, the St. Augustine’s Corporation; USA Anti-Poverty and Humanitarian Institute, responded to its natural spiritual instincts and served more than *2,000,000 Families and Children, USDA Family Food Boxes monthly, and School Meals*, variable throughout the state of MI, in communities the Caroline Education Community International PSA is licensed, and in 27 states throughout the Nation in communities wherein Families and Children live in abject poverty, many of whom are still suffering from food shortages, and the lack of access to quality education programs due to the Digital Divide.

Arbitrarily, upon actualization of “concepts in “the last mile” and SFSP funding resources, politically these resources were diverted and denied our faith based organization, and Private School educational institution and once again our education corporation was denied equity and inclusion. Upon realization that the Non-Minority representation communicating with MDE SFSP, and appearing before MDE representatives was not in possession of assets comprising Caroline Education Community International PSA, with malice entrenched in racism, the Michigan Department of Education deobligated, a USDA SFSP \$1.2 MM Contract Awarded; April 2021, after authorizing publications in the major News Outlet, confirming MDE’s issuance of a SFSP Contract.

The MDE deceitfully orchestrated a conspiracy resulting in the exclusion of Caroline Education Community to School Lunch and Meals Program, Summer 2022.

Each of the 7 Service Providers wherein an application was made confirmed its agency would lose its MDE Contract should School Meals be provided to Caroline Education Community International PSA (b)(6) Privacy, (b)(7)(C) Enf. Privacy

MDE endeavored to purge Caroline Education Community PSA (b)(6) Privacy, (b)(7)(C) Enf. Privacy from the central portal as an eligible school entitled to receive School Lunches and Meals on behalf of the Children and Families enrolled in the K12 education programs.

MDE used its authority to influence SFSP Contractors to refuse, and deny Caroline Education Community International PSA access to participate for purposes of providing 1,000 School Lunches daily to Children enrolled, registered and attending Caroline Education Community International Private School Academy.

Upon filing a complaint with Federal Civil Rights Authorities, the Founder, Caroline Education Community International PSA, endured an assault, personally, June 17, 2021.

Whereby, a person alleging to represent Michigans's Governor, Gretchen Whitmer, initiated a verbal assault upon the Founder, Caroline Education Community International PSA, making life-threatening assaults, assuring the Founder and the Caroline Education Corporation will be "*Silenced*".

Concerned, and Witnessed by officials from another state, Southfield Police Department advised Trustee Caroline Education Community to make a Police Report, which was done, and subsequently the SFPD deferred the matter to the Officers of the Federal Bureau of Investigation (FBI).

Ironically, the "Silenced verbiage", ecoging a warning delivered to Trustees, CEC's via CEC's Counsel. Counsel was informed by MICHIGAN Government representatives, the Caroline Education Community International PSA Corporation would be Silenced.

Michigan Government Social, advising Counsel, *an article printed in Ludington News 20 years* prior had been prepared, and would be re-published the morning of April 15, 2021. The date of publication in the Detroit News the SFSP Contract was awarded the Caroline Education Community PSA.

Trustees, *Counsel was warned* by Michigan Government Officials, the objective was to cast disparities upon the credibility and integrity of the Parent Corporation; Meharry College, LLC Corporation, and its aliated subsidiary Caroline Education Community International PSA.

Ludington News printing “false characterizations” instigated by racist antics of Mr. David Hanson, Senior Administrator, Michigan Department Education; in retaliation of Trustees, Meharry College, LLC and Caroline Education Community’s rejection of MDE’s Oer and Demand Spring 1987, that Trustee’s sale and convey to the Michigan Department of Education its *ownership rights* to the ”Great Lakes Lutheran Education University and Proprietary School Education Charter”.

- Effectively, for the first time since 2009, USDA Summer Meals and Food was suppressed, and access denied to more than 1,000 Children enrolled, registered and attending daily; Summer 2022, Caroline Education Community PSA. The Cathedral St. Augustine’s Benevolent Fund provided the meals for the Children daily 2022, absent USDA | NSLP Summer Lunches.

EXHIBIT “E”

Emascration of Educational Institutions In Michigan Minority Communities “Cities of Promise”

Governor Snyder & State Legislature Dissolved 14 of 18 Minority Public School Districts

In the interest of Children living in Minority Communities throughout the state of Michigan, impacted as a result of education practices that have resulted in the intentional “Miseducation” of Black and Minority Children residing in Metro Detroit and 14 Minority Communities throughout the state of Michigan, previously known under the administration of the Honorable Governor Jennifer Granholm, as “Cities of Promise”.

Real and significant irreparable harm has been perpetrated upon the Children Grades K12 in Michigan, MS and TN that are now being served by Caroline Education Community in an endeavor to implement a plan of corrective action.

A plan that will avert the mental and emotional distress of children grades 1, 2, 3, which are threatened as a result of new Offices that advocate the demotion of children in the 3rd grade that are unable to read.

Without consideration of the fact that many of the children impacted were in Pre-Kindergarten when the COVID-19 Pandemic manifested and are now attending school for the first time and reporting to 3rd Grade.

Some of which have been tough via “On-line”; Zoom using technologies that the children, nor parents, and in many situations the Teacher has not mastered.

Unfortunately, those Children in 5Th and 6Th grade and many graduating 12TH Grade are unprepared in Reading Literacy as a result of false practices of the Public School Systems that has been designed to “Intentionally Mis-Educate” Minority Children. Thereby, resulting in many Children reading below an acceptable level upon advancement to the next grade level or graduation.

Caroline Education Community International PSA seeks to mitigate the situation that has manifested in Black and Minority Children being underprepared and unprepared in Reading, and Literacy.

Arbitrarily, with malicious intent the Snyder Administration, and Michigan Republican Legislature, Dissolved School Systems in 14 of 18 Minority. This was done contrary to Civil Rights Legislation that Judge Damon Keith Ordered to ensure children received a quality education.

At the Cathedral, St. Augustine answered the “Spiritual Call” to serve in response to the National Emergency Declaration as a result of COVID - 19.

More than two million (2,000,000) USDA Family Food Boxes were distributed in 27 states throughout the Nation effective March 2020 through December 2021, primarily in Black and Minority communities.

It was observed that literally hundreds of children in MS, GA, MI, TN, LA were out of school. In some instances, as of March 2021, hundreds of children had not been in school for more than one (1) year.

A significant number of children live in communities that have no access to Digital Technology. Not only the Children, but the local law enforcement within the communities that the Children reside had no access to even a “HOT SPOT” for connectivity. Caroline Education Community facilitated access to provide quality education programs to the Children discovered to be out of touch with the school systems in specific communities.

In Fall 2016, Caroline Education Community requested the U.S. Department of Education to intervene in the matter involving the City of Highland Park Michigan, whereby upon closure of the Public School System 2014, by the state Legislature, authorities failed to direct the enrollment of hundreds of High School Children to neighboring schools in Detroit MI.

Compromised by the fact that many Children of the Families residing in the 14 Minority Communities impacted as a result of “Homelessness”. A factor due to “ Predatory Lending Practices by companies such as Rocket Mortgage, and others that are now defunct due to noncompliance with federal regulations that govern mortgage practices.

Other Families lose their homes due to Over Taxation by the City of Detroit. The Children’s education impacted due to homelessness as a result.

Minority Children residing in Flint Michigan and Benton Harbor Learning have been impaired as a result of poisoning by ingestion of “Drinking Water”, contaminated with Lead and Carcinogens. Caroline Education Community has endeavored to provide “remedial” academic services to the Children suffering as a result of Learning Challenges due to Cognitive Impairments, as a result.

Caroline Education Community has endeavored to provide “Fresh Drinking Water” via Service Providers Contractors via the USDA Family Food Box Program, and NSLP School Lunches, and access to the Internet to minimize the Learning Gap via CECF’s S.T.E.M. & Literacy Institutes.

Caroline Education Community has endeavored to meet the social, emotional, and learning needs of the Children in Black and Minority Communities based on resources accessible to support food insecurities, learning loss, emotional well being and safe shelter in MI, TN, MS, LA, GA.

REFERENCES:

1. [Michigan Public School Districts - Dissolutions - 14 - Minority Communities - “Cities of Promise”](#)

EXHIBIT "D"

BAY MILLS COLLEGE CHARTER SCHOOL COHORTS

The Offices of the Attorney General is encouraged to rely upon facts substantiated by prevailing Laws and Statutes that govern, and significant U.S. Federal Court Orders to enforce the laws in the state of Michigan that governs LARA and MDE.

In consideration of MDE's long-standing conspiracy endeavoring to deprive Trustees of the Intangible Corporation Assets as granted by Order of the U.S. Federal District Court MI; 1985. MDE has abused its discretion in its endeavors to divest Minorities of its possession of the Authority as inherent in its Authority as an Institution of Higher Education and Preparatory School; K12 elementary and secondary educational corporation.

Essentially, MDE, aided and abetted by LARA is abusing its discretion and asserts overt accusations that the Senior Administration, DLEG and LARA *is incompetent and has* failed to follow protocol as specified in the Laws prevailing that caused the issuance of the Articles of Incorporation, Caroline Education Community Corporations consistently, since July 2, 2004.

Caroline Education Community Public School Academy, and subsequently, Caroline Education Community PSA (Private School Academy) has been empowered as elementary and secondary schools consistent with Michigan Law since 2004; Citations: Exhibit "B".

Trustees, St. Augustine's University Foundation; The National Ministry Of Education, Caroline Education Community request the Offices of the Attorney General *demonstrate diligence and direct the MDE and LARA* to cease and desist in perpetrating a malicious conspiracy endeavoring to enjoin the rights of Caroline Education Community International Private School Academy (PSA), and the associated 6 - Assumed Named Educational Corporations endeavoring to deny our Minority Corporation access to Federal and State Education Funds as entitled.

Significantly, *immediately, encourage Bay Mills Charter School Authorizers and MDE to cease and desist the false characterization of the truth relative to the Bay Mills College Charter School Authority's failure to issue a "Contract" to Caroline Education Community Public School Academy.*

(b)(6) Privacy, (b)(7)(C) Enf. Privacy *Bay Mills Charter School Authority, and Senior Administration, Bay Mills College Charter School Authorizers credibility is in question, as the assertions of Bay Mills are self incriminating! Should the Offices of the Attorney General follow the Laws that govern.*

(b)(6) Privacy, (b)(7)(C) Enf. Privacy *participated in a scheme in collaboration with the Late David Hanson, MDE to discriminate against Caroline Education Community International Public School Academy. Mr. David Hanson perpetrated the initial scheme to discriminate against Caroline Education Community International Public School Academy.*

At the direction of the Honorable Governor James Blanchard, the Late Superintendent of the Board of Education, Mr. Donald Bemis, reprimanded David Hanson, as each the Governor and Superintendent were privileged to the Court Orders and the Opinion of the Late Honorable Lynn V. Hooe, U.S. Federal District Court MI that rendered the scaling description of the MDE's grand scheme to discriminate against "St. Augustine's University Foundation" (Meharry College, LLC), as an institution of higher education and proprietary elementary and secondary education institution, in a plot endeavoring to enjoin its Authority as granted by the Honorable Judge Ray Renynolds Graves, U.S. Federal District Court, upheld by the Honorable Judge Julian Cook, U.S. Federal Court of Appeals, MI, the Late Honorable Judge Damon Keith, Chief Justice.

The Justices essentially concluded, MDE has perpetrated blatant racism repeatedly and persistently in a violation of the Civil Rights of the Meharry College, LLC and Preparatory Education Institution.

EXHIBIT “E”

Inflammatory Issues; U.S. Federal Court Order

1. U.S. Federal Appeal Court Order, Justice Clay; July / Aug 2020 Detroit / Michigan Children Have A Right To Literacy; “A right to learn to read and write”
2. Environmental Health Disparities; Lead Contaminated Water; Physical Mental Health Issues, and Cognitive Dysfunctional Children, Flint and Benton Harbor MI.
3. Meharry Allied Health Learning Consortia, Inc. | [St. Augustine’s University Foundation](#) | St. Augustine’s National Foundation.
4. Meharry Allied Health Learning Consortia, Inc.(Meharry College, LLC) | [Caroline Education Community International PSA](#) - Proprietary Schools. Successor, Progymnasium High School; 1909/1910.
5. [Letter of Opinion](#); (b)(6) Privacy, (b)(7)(C) Ent. Privacy JD - Compliance, MCR 450.171 - Caroline Education Community International Public School Academy
6. [MI Governor Executive Order](#); November 5, 2003 - Caroline Education Community International Public School Academy

Meharry College, LLC
(Meharry Allied Health Learning Center, Inc.)
Successor Institution of Higher Education
“Shaw College At Detroit”
Authority | Authorizer
Michigan General Corporations Act. [MCL 450.171

That any corporation of class (z) hereafter organized under this act may enjoy the privileges provided under classes (w), (x) and (y) of section 171, on condition that it satisfies the requirements set up for corporations of these respective classes.

50.171 Educational corporations; classification; statement; guaranteed annual income as credit to capital; use of "college," "university," or "junior college" as name; expansion of program. Sec. 171. For the purposes of this act, educational corporations shall be classified as follows: (w) Those having a capital of not less than \$500,000.00; (x) Those having a capital of not less than \$100,000.00, and less than \$500,000.00; (y) Those having a capital of \$1,000,000.00 or more; (z) Those instituted and maintained by any ecclesiastical or religious order, society, corporation or corporations, retaining control of such institution for denominational purposes.

Every educational corporation, before being authorized to file its articles, shall be required to present a statement to the Michigan corporation and securities commission in writing from the state board of education that (1) the housing space and administration facilities which it possesses or proposes to provide for its declared field or fields of education are adequate, (2) its proposed educational program leading to the diplomas or degrees which it proposes to offer is adequate, (3) its laboratory, library, and other teaching facilities which it possesses or proposes to provide are adequate, (4) it has or proposes to employ an adequate staff, fully trained, for the instruction proposed, and (5) at least 50% of its capital, whether of stock or in gifts, devises, legacies, bequests or other contributions of money or property, has been paid in or reduced to possession. In determining whether any educational corporation satisfies conditions specified in classes (w), (x), (y) and (z) of this section, the state board of education may treat as a credit to the capital of such corporation the guaranteed annual income of that corporation to the extent that it deems such guaranteed income the equivalent of all or any part of the required endowment.

The use of the word "college" or "university" in the name of any group, organization or association hereafter formed in this state is limited to those educational corporations complying with the requirements for class (w) or class (y) educational corporations or to such educational corporations of class (z) as shall satisfy the requirements set up for class (y) corporations: Provided, however, That the words "junior college" may be used by educational corporations of class (x).

Whenever this provision is violated it shall be the duty of the prosecuting attorney, in the county where the organization is located, to bring proceedings to enjoin the further use of such name in violation of this act. Expansion of program, statement from state board of education. No educational corporation shall be permitted to expand its program beyond that specified in its articles of MCL Complete Through PA 177 of 2003 Courtesy of www.MichiganLegisature.Org

Rendered 10/16/2003 11:05:46 AM Page 14 @ 2003 Legislative Council, State of Michigan;

MICHIGAN GENERAL CORPORATION ACT incorporation until it has presented to the Michigan corporation and securities commission a statement in writing from the state board of education approving the facilities, equipment and staff or the proposed facilities, equipment and staff as adequate for the offering of the additional educational program.

History: 1931, Act 327, E. Sept. 18, 1931;-Am. 1939, Act 162, E. Sept. 29, 1939;-Am. 1943, Act 160, Imd. E. Apr. 17, 1943;-CL 1948, 450.171;-Am. 1958, Act 147, E. Sept. 13, 1958. Former law: See section 2 or Ch. 11 or Part IV or Act 84 of 1921, being CL 1929, § 10102.